

March 10, 1983

LB 154, 209

the individual notice, and first of all, I doubt very seriously the County Weed Authority is going to make an effort to send individual notices for one lot, but if they do, if they do, you are going to have fifteen days to take care of your problem before any fine takes place at all. Now, if you, as you indicate, think it costs more to have them spray it than it would somebody else or if you don't want to pay the seventy-five dollars of fifty dollars a day, (interruption) take care of the problem....

SENATOR CLARK: You have one minute left before we cut the bill off.

SENATOR VICKERS: ...so it doesn't affect you unless you do not do anything for over two weeks. With that I move the adoption of the bill.

SENATOR CLARK: The question before the House is the advancement of the bill. All those in favor vote aye, opposed vote nay. While we are waiting for the vote here, we have thirteen students from North Platte, the basketball team. Mr. Millsap is the head coach and Mr. Buckles is a coach. They are in the North balcony and they are guests of Senator Pappas. Would you stand and be recognized please. Good luck in your basketball. Welcome to the Legislature. We also have Dr. and Mrs. Daryl Wills from Gering, and we have Bev Dishman from Gering, Shelly Halstead and Tam Kerl from Scottsbluff. They are in the South balcony. Would you stand and be recognized. These are guests of Senator Nichol. Welcome to the Legislature. Have you all voted on the advancement of 154? Record the vote.

CLERK: 26 ayes, 4 nays, Mr. President.

SENATOR CLARK: The bill is advanced. LB 209.

CLERK: Mr. President, LB 209 (read title). The bill was first read on January 13, referred to the Education Committee. The bill was advanced to General File, Mr. President. There are committee amendments by the Education Committee pending.

SENATOR CLARK: Senator Vickers, on the committee amendments.

SENATOR VICKERS: Mr. President, and members, the committee amendments, first of all, strike Section 1 and delete the provision that would make the action of the school districts in violation of the required procedures null and void only if the substantial rights of the students are affected, and